

AFFIDAVIT OF PUBLICATION

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JUL 16 2015

County of Duchesne,
STATE OF UTAH

SECRETARY, BOARD OF
OIL, GAS & MINING

I, CYNTHIA KLEINFELTER on oath, say that I am the LEGALS MANAGER of the Uintah Basin Standard, a weekly newspaper of general circulation, published at Roosevelt, State and County aforesaid, and that a certain notice, a true copy of which is hereto attached, was published in the full issue of such newspaper for 3 consecutive issues, and that the first publication was on the 30 day of June, 2015, and that the last publication of such notice was in the issue of such newspaper dated the 14 day of July, 2015, and that said notice was published on Utahlegals.com on the same day as the first newspaper publication and the notice remained on Utahlegals.com until the end of the scheduled run.

Cynthia Kleinfelter

LEGALS MANAGER

Subscribed and sworn to before me on this

14 day of July, 2015

by Cynthia Kleinfelter.

Bonnie Parrish

Notary Public



BEFORE THE BOARD OF OIL, GAS AND MINING DEPART- MENT OF NATURAL RESOURCES STATE OF UTAH

IN THE MATTER
OF THE REQUEST
FOR AGENCY
ACTION OF BILL
BARRETT CORPO-
RATION FOR AN
ORDER POOLING
ALL INTERESTS,
INCLUDING THE
COMPULSORY
POOLING OF THE
INTERESTS OF
CERTAIN NON-
CONSENTING OR
UNLOCATABLE
OWNERS, IN THE
DRILLING UNIT
ESTABLISHED
FOR THE PRO-
DUCTION OF OIL,
GAS AND ASSO-
CIATED HYDROCAR-
BONS FROM THE
LOWER GREEN
RIVER-WASATCH
FORMATIONS,
COMPRISED OF
ALL OF SECTION
25, TOWNSHIP 2
SOUTH, RANGE
3 WEST, U.S.M.,
DUCHESNE
COUNTY, UTAH.

NOTICE OF OP-
PORTUNITY TO
LEASE OR PAR-
TICIPATE IN OIL
AND GAS WELL
AND OF FILING
OF REQUEST FOR
AGENCY ACTION
AND HEARING
THEREON

Docket No. 2015-
019

Cause No. 139-133
BILL BARRETT
CORPORATION
("BBC") TO ANY
AND all parties not
already leased or
participating in the
well described below
and claiming oil and
gas ownership in Sec-
tion 25, Township 2
South, Range 3 West,
U.S.M., DUCH-
ESNE COUNTY,
UTAH ("SUBJECT
LANDS") BY,
through or under the
estates of Evan F. Go-
odrich OR SHARON
CUMMINGS, BOTH
DECEASED:

Notice is hereby
given that BBC
filed a Request for
Agency Action on
April 10, 2015 (the
"RAA") with the
Utah Board of Oil,
Gas and Mining (the
"Board") seeking:
(1) the compulsory
pooling of your oil
and gas interest in the
Subject Lands previ-
ously established
as a drilling unit in
the Board's Order
entered on August 11,
1971 in Cause No.
131-14, as modified
by the Orders entered
on April 17, 1985 in
Cause No. 139-42,
and entered on May
9, 2012 in Cause No.
139-90; (2) to declare
you as a "non-
consenting owner" in
the SA 16-25-23 Well
located on said lands
(the "Subject Well");
and (3) impose a non-
consent penalty of
300% of your share
of the costs of staking
the location, wellsite
preparation, rights-
of-way, rigging up,
drilling, reworking,
recompleting, deep-
ening or plugging
back, testing and
completing the Sub-
ject Well, including
the cost of equipment
in the well to and
including the well-
head connections, as
just and reasonable
compensation to the
consenting owners,
subject to the pay-
ment of the average
weighted fee royalty
to be determined by
the Board during
the recovery period,
among other relief.
A copy of the RAA
may be obtained from
the Board's Secre-
tary (1594 W. North
Temple, Suite 1210,
Salt Lake City, UT
84116).

Additionally,
notice is hereby given
that the Board con-
ducted a hearing on
the RAA on Wednes-
day, June 24, 2015, in
the Auditorium of the
Department of Natu-
ral Resources, 1594
West North Temple,
Salt Lake City, Utah.
The hearing was
conducted as a formal
administrative adju-
dication in accordance
with the rules of the
Board as set forth in
Utah Administrative
Code Rules R641 et

See reverse
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by Utah Code Ann. § 63G-4-101 through 601. This Notice is being published pursuant to an Order of the Board and in accordance with the Board's procedural rules.

You should contact Timothy Bandy, Landman at BBC, 1099 – 18th Street, Suite 2300, Denver, CO 80202, Telephone: (303) 312-8721, regarding the opportunity: (1) to lease your interest in the Subject Lands if you are currently an unleased oil and gas owner; or (2) to participate as a working interest owner by entering a joint operating agreement and by paying your proportionate share of the costs of drilling and completing the Subject Well. Failure to respond to the RAA or to participate in the Subject Well by entering into a lease, consenting to the pooling of your leased interest, or by paying your share of the drilling and completing costs for a well, will result in you being deemed a non-consenting owner, and therefore, subject to force pooling and a non-consent penalty of 300% imposed by the Board at the June 24, 2015 hearing.

Objections to the RAA shall be filed with the Secretary of the Board at the address indicated above and served upon BBC's counsel identified below no later than July 22, 2015. Objections filed later may be considered by the Board for good cause shown. A party must file a timely written objection or other response in order to participate as a party. Natural persons may appear and represent themselves before the Board. All other representation by parties before the Board will be by attorneys licensed to practice law in the State of Utah, or attorneys licensed to prac-

tice law in another jurisdiction which meets the rules of the Utah State Bar for practicing before the Utah courts. Attorney representation may be waived by the Board upon petition and good cause shown. Persons interested in this matter may participate pursuant to the procedural rules of the Board. A party who fails to respond to this notice may be held in default.

Please govern yourself accordingly.

Dated this 25th day of June, 2015.

MacDONALD & MILLER

MINERAL LEGAL SERVICES, PLLC

By: /ss/ Relma M. Miller, Esq.

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